## Approved For Release 2003/02/27: CIA-RDP81B00879R001000060242-1

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MINIMALITY FOR THE REPORD

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: Contract Guards

HEFERENCE : ONC-2449 dated 13 October 1961

I have reviewed DEC-2449, and the following comments are made:

- a. I believe Pare 4 of that document should indicate that the present "rule of thumb" waiting period for prosotion from 08-5 to 08-6 to 18 months rather than I year. If this is so, the change is in order in the comparative west analysis in Attachesant A.
- b. A condition precedent to any increase in actory, of course, is satisfactory performance. The contract should contain a provision which would permit withholding or delaying a salary increase at the discretion of the supervisor.
- c. It is recommended that new contracts be written to on pre-dated to the 200 date with the Agency, and that calary be determined on the bests of that date. The contract should be written for five years. It is also reconseaded that the individual qualify for those marly bonuses which account in the years left to mun on the new "5-year COMPANY.
- d. At the outset each Guard should be given the option to continue under the provisions of his old contract or sign one under the new schedule. This is suggested since arms men who are approaching the termination of their prosent contract in the mear future might desire to terminate at that time and obtain their separation pay. It should be emphasized that once the option is made, there could be no modification later.

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